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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION NO	
10/053,739	01/24/2002	Masaaki Nishino	01USFP710-K.N. 4250	
7:	590 10/22/2003		EXAMI	NER
McGinn & Gibb, PLLC			ANYASO, UCHENDU O	
Suite 200 8321 Old Courthouse Road			ART UNIT	PAPER NUMBER
Vienna, VA 22182-3817			2675	
			DATE MAILED: 10/22/2003	4

Please find below and/or attached an Office communication concerning this application or proceeding.

	Tauritania Na	A-vicent(a)			
	Application No.	Applicant(s)			
0.65	10/053,739	NISHINO, MASAAKI			
Office Action Summary	Examiner	Art Unit			
	Uchendu O Anyaso	2675			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute - Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be till by within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	mely filed ys will be considered timely. the mailing date of this communication. ED (35 U.S.C. § 133).			
Status	January 2002				
1) Responsive to communication(s) filed on 24	nis action is non-final.				
,		rosecution as to the merits is			
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4) Claim(s) 1-22 is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-22</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/o	or election requirement.				
9) The specification is objected to by the Examine	er.				
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.					
If approved, corrected drawings are required in reply to this Office action.					
12)☐ The oath or declaration is objected to by the Examiner.					
Priority under 35 U.S.C. §§ 119 and 120					
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a)⊠ All b)□ Some * c)□ None of:					
 Certified copies of the priority documents have been received. 					
2. Certified copies of the priority documents have been received in Application No					
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).					
 a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121. 					
Attachment(s)					
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 	5) Notice of Informal	ry (PTO-413) Paper No(s) Patent Application (PTO-152)			

Page 2

Application/Control Number: 10/053,739

Art Unit: 2675

DETAILED ACTION

1. Claims 1-22 are pending in this action.

Claim Rejections - 35 USC ' 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-7 and 10-22 are rejected under 35 U.S.C. 102(b) as being anticipated by Fan (U.S. 5,926,168).

Regarding **independent claims 1, 15, 16** and **22**, and for claims 20 and 21, Fan teaches a computer system 30 comprising a display screen 20, a pointing device 40 and buttons 41 (figure 1 at 20, 30, 40, 41).

Furthermore, Fan teaches that with the cursor 10 on display means 20 directly controlled by the user, the user can easily interact with the computer or interactive TV 30 with the press and release of one or a few select buttons 41 fixed on the pointing means 40 wherein the actions of these selection buttons 41 are coded with either infrared or electromagnetic waves, and is transmitted wirelessly into the computer or interactive TV 30 (column 60, lines 1-14, figure 1 at 20, 30, 40, 41).

Furthermore, Fan teaches how the pointing device emits a beam of light (figure 2).

Application/Control Number: 10/053,739

Art Unit: 2675

Furthermore, Fan teaches how to <u>determine the position</u> on the display means 20 pointed by the pointing means 40 and input that position into the computer 30 <u>as the position of the cursor 10</u> (column 6, lines 20-29).

Also, Fan teaches a position detecting unit by teaching <u>angle detector 140</u>, and electronic circuitry for using the light signal measured by the photo detector in the light scope to determine the position on the television screen pointed by said remote control, whereby the television can display the cursor at the position on the television screen pointed by said remote control (column 30, lines 5-12). This is accomplished in real time by the following mechanism:

Angle detector 140 measures the angle 141 between the base line 160 and the line connecting the angle detector 140 and the light spot 130 wherein the angle detector 150 measures the angle 151 between the base line 160 and the line connecting the angle detector 150 and the light spot 130 such that the measured angles 141 and 151, along with the distance between angle detectors 140 and 150, are input into the computer or into a dedicated Digital Signal Processor (DSP) to calculate the coordinate of the light spot 130 wherein the calculated coordinated is taken as the position of the cursor 10 (column 6, lines 57-67, figure 2).

Regarding claims 2 and 17, in further discussion of claims 1 and 16, Fan teaches how the user can easily interact with the computer or interactive TV 30 with the <u>press and release</u> of one or a few select <u>buttons 41</u> fixed on the pointing means 40 wherein the actions of these selection buttons 41 are coded with either infrared or electromagnetic waves, and is transmitted wirelessly into the computer or interactive TV 30 (column 60, lines 1-14, figure 1 at 20, 30, 40, 41).

Art Unit: 2675

Regarding **claims 3** and **18**, in further discussion of claims 1 and 16, Fan teaches how the display screen includes an LCD (column 5, lines 61-64).

Regarding **claim 4**, in further discussion of claim 3, Fan teaches that the light spot, on display means created by a light beam from pointing means, is measured with two arrays of photo detectors (240, 241) and a processing means in the form of a computer or dedicated DSP that is capable of processing the beam signals (column 7, lines 10-34, figure 3a at 240, 241; column 6, lines 61-67).

Regarding **claims 5** and **19**, in further discussion of claims 1 and 16, Fan teaches a spot on the display means at which sonic wave from pointing means is <u>scattered</u>, is measured by three sonic receivers (340, 350, 360) fixed on display means (figure 4, column 3, lines 54-56).

Regarding **claim 6**, in further discussion of claim 5, Fan teaches two arrays of <u>photo</u> detectors (240, 241) arranged in row and column fashion (figure 3a at 240, 241; column 6, lines 61-67).

Regarding claim 7, in further discussion of claim 6, Fan teaches how the display screen includes a CRT display (column 5, lines 61-64).

Art Unit: 2675

Regarding claims 10-14, in further discussion of claim 6, Fan teaches a position detecting unit by teaching angle detector 140, and electronic circuitry for using the light signal measured by the photo detector in the light scope to determine the position on the television screen pointed by said remote control, whereby the television can display the cursor at the position on the television screen pointed by said remote control (column 30, lines 5-12). This is accomplished in real time by the following mechanism: Angle detector 140 measures the angle 141 between the base line 160 and the line connecting the angle detector 140 and the light spot 130 wherein the angle detector 150 measures the angle 151 between the base line 160 and the line connecting the angle detector 150 and the light spot 130 such that the measured angles 141 and 151, along with the distance between angle detectors 140 and 150, are input into the computer or into a dedicated Digital Signal Processor (DSP) to calculate the coordinate of the light spot 130 wherein the calculated coordinated is taken as the position of the cursor 10 (column 6, lines 57-67, figure 2).

Claim Rejections - 35 USC ' 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 8 and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fan (U.S. 5,926,168) in view of Hashimoto (U.S. 5,554,980).

Application/Control Number: 10/053,739 Page 6

Art Unit: 2675

Regarding claims 8 and 9, in further discussion of claim 1, Fan does not teach the pointing device including an LED or laser. On the other hand, Hashimoto teaches a pointing device in the form of a remote control system comprising LEDs (12a-12e) (see figure 55 at 12a-12b).

Thus, it would have been obvious to a person of ordinary skill in the art to combine Fan and Hashimoto because while Fan teaches a pointing device transmits infrared or electromagnetic waves wirelessly into the computer or interactive TV 30 (column 60, lines 1-14, figure 1 at 20, 30, 40, 41), Hashimoto teaches a pointing device in the form of a remote control system comprising LEDs (12a-12e) (*see* figure 55 at 12a-12b). The motivation for combining these inventions would have been to design a scheme wherein the receiving unit 25 is able to receive the transmitted signals by the remote control unit at all times (column 9, lines 26-28).

Conclusion

- 6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
 - U.S. Patent 6,130,664 to Suzuki for an input device.
 - U.S. Patent 5,949,403 to *Umeda et al* for a remote coordinate designating device.
 - U.S. Patent 5,138,304 to *Bronson* for a projected image light pen.

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Uchendu O. Anyaso whose telephone number is (703) 306-5934.

Application/Control Number: 10/053,739

Art Unit: 2675

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Steve Saras, can be reached at (703) 305-9720.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9314 (for Technology Center 2600 only)

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA, Sixth Floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (703) 306-0377.

Uchendu O. Anyaso

09/30/2003

STEVEN SARAS

SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600

Page 7